UNITED STATES DISTRICT COURT FOR THE NEW YORK-NORTHERN

UNITED STATES OF AMERICA

c/oGaryValerino (Nyn7) 313 East Willow Street, Suite 201 Syracuse, NY 13203

Plaintiff

VS.

CASE NO: 3:18-CV-0541 (MAD/DEP)

Cynthia L. Anthony a/k/a Cynthia L. Castelli 18 Mozart Street Binghamton, NY 13905

Defendant

COMPLAINT FOR MONEY OWED TO THE UNITED STATES

The United States of America, plaintiff, alleges that:

<u>Jurisdiction</u>

1. This Court has jurisdiction over the subject matter of this action pursuant to Article III; Section 2, U.S. Constitution, 28 U.S. C. §1345, and 28 U.S.C. §3004.

STATEMENT OF THE CLAIM

2. The Defendant (s) is indebted to the United States for the following amounts:

Current principal balance (after application of all prior payments, credits, and offsets): \$4,667.02; plus current

Capitalized Interest Balance and Accrued Interest: \$3,556.94;

plus Administrative Fee, Costs, Penalties: \$.00; making the

total owed (exclusive of pre-judgment interest, attorney's fees and costs) \$8,223.96. Plus Attorney's fees to the extent allowed by law; plus costs and post-judgment interest.

3. The Certificate of Indebtedness, attached as Exhibit "B", shows the total owed excluding attorney's fees and Court costs and related charges. The principal balance and the interest balance shown on the Certificate of Indebtedness is correct as of the date of the Certificate of Indebtedness after application of all prior payments, credits, and offsets. Prejudgment interest accrues at the rate of a \$1.02 per day from the date stated in Exhibit "B". The promissory notes which are at issue are attached as Exhibit "A" hereto.

Failure to Pay

4. Demand has been made upon the defendant for payment of the indebtedness, and the defendant has neglected and refused to pay the same.

WHEREFORE, the United States of America prays for judgment:

A. For the sums set forth in paragraph 2 above, plus prejudgment interest through the date of judgment, all administrative costs, and service of process costs allowed by law, and post-judgment interest pursuant to 28 U.S.C § 1961 with that interest on the judgment at the legal rate per annum until paid in full;

Case 3:18-cv-00541-MAD-DEP Document 1 Filed 05/04/18 Page 3 of 3

- B. For attorneys 'fees allowed by law or contract; and
- C. For such other relief which the Court deems proper.

Respectfully submitted

Gary J. Valerino (Nyn/)

Bar No. 505771

313 East Willow Street, Suite 201

Syracuse, New York 13203 Telephone No: 315.471.1664

Fax No: 315.471.7882

Attorney for the United States of America

May 3, 2018

Notice: IF THIS LINE _____ IS CHECKED, THE NOTES ATE TRUE COPIES.

CDCS No:2017A74064/001

Case No.: 3:18-CV-0541 (MAD/DEP)

EXHIBITA

Direct Loans William It. Four Federal Direct Loan Program This form should be printed in blue or write in new information, put your initia	Federal Direct Con Application and P WARNING: Any purson who knowledge makes a lake statem to penalties which may include fines, imprisonment, or both, black ink or typewritten and must be signs beside the change.	romissory Note and or mismpresentation on this form shall be eablest under the U.S. Criminal Code and 20 U.S.C. 1097.	Of AB No. 1840-0693 Form Approved Exp. Date 1/31/2002 FEB 2 5 200 If you cross out anything and
The state of the s	mellon		
LCastelli A	inthia	Facial Security Number	
3. Permanent Street Address (if P.O. box. see in	structions)	4. Home Area Code/Telephone Nur	ber
City	ziprodde,	5. Fax Number (Optional)	7
7. Former Name(s)		()	6. E-Mail Address (Optional)
	8. Cate of Birth	9. Driver's License Number (put stat	s abbreviation first)
10. Employer's Name	11. Employer's Aduress		
12. Employer's Area Code Telephone Number	City	Ch.h.	
If you are married, does your spouse have an If yes, complete Section C. Include your spouse	1	State	Zip Code
References: Enter the requested info least three years. References may no Name	ormation for two relatives or acquaintan of live outside the United States,	ces who do not live with you and	who have known you for at
Permanent Address City, State, Zip Cod			
Area Code/Telephone Number	7	26	
15. Last Name First Nam	10	Completed only if you resize Middle Initial 16. Social Security Num	nded "Yes" to liem 13.
17. Date of Birth 18. Driver	's License Number (put state abbreviation first)	19. Fax Number (Option	al)
20. Former Name(s)	ži.	21. E-Mail Address (Opti	onal)
22. Employer's Name	23. Employer's Address		
24. Employer's Area Code and Telephone Number ()	City	State Z	p Code

Borrower's Social Security Number			Tilespeses Till I	Para Dame		9
25. Lean Holder/Servicer's Name, Address, and Area Code/Telephone Number	26. Loan Type		28. Account Number	29. Current Balance	30. To Be Consolidated? Yes No	
NYHESC 99 Washington Ave AIBANY NY 12255 (518)473-1596	B	В		34,000	X	
()						
()						
()				·		
()						
()	-					
()	- -					
	-					

FEB 2 5 2000
~~

	25 2000
Borrower's Name Cynthia L. Car	to00.
Borrower's Social Security Number	1000
Fig. E. Bepayment Plan Selection	
 All student loans must be repaid under the same repayment plan If you select the Income Contingent Repayment Plan, you must mert Plan Consent to Disclosure of Tax Information" forms that processed without these forms. If you want to consolidate a defaulted student loan(s) and y current holder(s), you must select the Income Contingent R 31. Place an "X" in the box that corresponds to your repayment plan select repaid under the Income Contingent Repayment Plan. STUDENT LOANS Direct Subsidized and Unsubsidized Consolidate and C	n. Parent PLUS loans may be repaid under a different repayment plan. It complete the "Repayment Plan Selection" and "income Contingent Repayaccompany this application and promissory note. Your selection cannot be You have not made a satisfactory repayment arrangement with your Repayment Plan. Cition for each loan type. Note that Direct PLUS Consolidation Loans cannot be income Contingent. Standard Extended Graduated Chafton Loans
5 250 Gursondaugri Loans	Not Available
tion E. Promissory Note (Continued on nivers	@ side) Is be completed and stored by borrows, and estand
Promise to Pay: I promise to pay to the U.S. Department of Education (ED) all sums (hereafter "loan" or "loans") disbursed under the terms of this Promissory Note (note) to discharge my prior ioan obligations, plus interest, and other fees that may become due as provided in this note. If I fail to make payments on this note when due, I will also pay collection costs including but not limited to attorney's fees and court costs. If ED accepts my application, I understand that ED will on my behalf send funds to the holder(s) of the loan(s) selected for consolidation in order to pay off this loan(s). I further understand that the amount of this loan will equal the sum of the amount(s) that the holder(s) of the loan(s) verified as the payoff balance(s) on that loan(s) selected for consolidation. My signature on this note will serve as my authorization to pay off the balance(s) of the loan(s) selected for consolidation as provided by the holder(s) of such loan(s). This amount may be more or less than the estimated total balance I have indicated in Section D. Further, I understand that if any collection costs are owed on the loans selected for consolidation, these costs may be added to the principal balance of the consolidation loan. Lunderstand that this is a Promissory Note. I will not sign this note before reading it, including the text on the reverse side, even if I am UNDERSTAND THAT THIS IS A FEDERAL LOAD.	My signature certifies that I have read, understand, and agree, to the terms and conditions of this note, including the Borrower Certification and Authorization printed on the reverse side and the accompanying Borrower's Rights and Responsibilities. If consolidating jointly with my spouse, we agree to the same terms and conditions contained in the Borrower Certification and Authorization. In addition, we confirm that we are legally married to each other and understand and agree that we are and will continue to be held jointly and severally liable for the entire amount of the debt represented by the Federal Direct Consolidation Loan without regard to the amounts of our individual loan obligations that are consolidated and without regard to any change that may occur in our marital status. We understand that this means that one of us may be required to pay the entire amount due if the other is unable or refuses to pay. We understand that the Federal Direct Consolidation Loan we are applying for will be cancelled only if both of us qualify for cancellation. We further understand that we may postpone repayment of the loan only if we provide ED with written requests that confirm Federal Direct Consolidation Loan Program deferment or forbearance eligibility for both of us at the same time.
THE IS AT EDERAL LO	AN THAT I MUST REPAY.
12. Signature of Borrower Cynthia L. Cast	elli- Date 2/22/00
Signature of Spouse (if consolidating jointly)	
	Date 2/22/00

Promissory Note (continued)

Governing Law and Notices

This Promissory Note (note) applies to Federal Direct Consolidation Loans (Direct Consolidation Loans). In this note, the Higher Education Act of 1965, as amended, 20 U.S.C. 1070 si seq., and applicable U.S. Department of Education (ED) regulations are referred to as "the Act." The terms of this note will be interpreted according to the Act and other applicable federal statutes and regulations. Applicable state law, except as preempted by lederal law, may provide for certain borrower rights, remedies, and defenses in addition to those stated in this note.

Disclosure of Terms

When the loan(s) that I am consolidating is paid off, I will be sent a Disclosure Statement and Repayment Schedule (disclosure). The disclosure will identify my Direct Consolidation Loan amount and additional terms of my loan. If I have questions about the information disclosed, I will contact ED. If the information in this note conflicts with the information in the disclosure, the disclosure will be controlling.

Important additional terms of this loan are disclosed in the statement of Borrower's Rights and Responsibilities accompanying this note.

Lunderstand that my Direct Consolidation Loan may consist of up to three separate loan identification numbers depending on the loan(s) (choose to consolidate. These loan Identification numbers will represent prior subsidized loans, prior unsubsidized idens, and prior perent PLUS loans. The Borrower's Rights and Responsibilities Identifies which eligible loans are included in each of these categories. Each applicable loan Identification number is represented by this note.

interest

Except for interest ED does not charge me during an in-school, grace, or determent period, I agree to pay interest on the principal amount of my Direct Consolidation Loan from the date of disbursement until the loan is paid in full or discharged. ED may add interest that accrues but is not paid when due to the unpaid principal balance of this loan, as provided under the Act. This is called capitalization.

Interest will be esiculated according to the applicable formulas provided for by the Act.

The interest rate on my Direct Consolidation Loan will be based on the weighted average of the interest rates on the loans being consolidated, rounded to the nearest higher one-eighth of one percent, but shall not exceed 8.25%. This is a fixed interest rate, which means that the rate will remain the same throughout the life of the loan.

Late Charges and Collection Costs

If I sall to make any part of an installment payment within 30 days after it becomes due, ED may collect from me a late charge that will not exceed six cents for each dollar of each late installment. If I default on the loan, I will pay reasonable collection fees and costs, plus court costs and atterney's fees associated with collection of the debt.

Grace Period

My Direct Consolidation Loan will receive a grace period if I meet all of the following conditions:

(1) I have at least one William D. Ford Federal Direct Loan (Direct Loan) Program loan or attend a Direct Loan school, (2) at least one Direct Loan or Federal Family Education Loan (FFEL) Program loan that I am consolidating is in an in-school period, and (3) my application for a Direct Consolidation Loan is received by ED prior to the end of my in-school period. A six-month grace period begins the day after I cease to be enrolled at least half time at an eligible school. (If my enrollment status changes to less than half time after I apply but before the first disbursement of my Direct Consolidation Loan, I will not have to make payments on my Direct Consolidation Loan for the number of morths remaining in my grace period at the time the first disbursement is made.)

Repaymen:

Unless my Direct Consolidation Loan is in an in-school or grace period when it is disbursed, I must select a repayment plan. If I do not select a repayment plan, ED will choose a plan for me in accordance with ED's regulations. My first payment will be due within 60 days of the first disbursement of my Direct Consolidation Loan unless it is in an in-school, grace, or deferment period. A repayment schedule will be furnished to me and will establish repayment terms, including my payment amount and the length of my repayment period. Payments will be scheduled in monthly installments. The amount of my monthly payment may be adjusted to reflect changes in the variable interest rate. ED may adjust my repayment schedule if ED learns that any of the Icans listed herein is not eligible to be consolidated. My repayment period will be up to 30 years in length, depending on the amount of my student loan indebtadness and my repayment plan. Any period for which ED has granted a deferment or forbearance will not be included in determining my repayment period.

It may prepay all or any past of the unpaid balance on my loan at any time without penality. I agree to accept written notification of such pay off in tieu of receiving the original note.

Acceleration and Default

At the option of ED, the entire unpeid balance shall become immediately due and payable when either of the following events occurs: (i) I make false representation that results in my receiving a loan for which I am not eligible, or (ii) I default on the loan.

The following events shall constitute a default on a loan: (i) I fail to pay the entire unpaid between after ED has exended its option under the preceding paragraph; or (ii) I fail to make inclaiment payments when due, or fail to comply with other terms of the loan, and ED reasonably concluding I no longer intend to honor my repayment obligation. My failure must have parairted for at least 270 days. If I default, ED will capitalize all outstanding interest into a new principal between

If I default, this will be reported to national credit bureau organizations and will significantly and adversely affect my credit rating. I acknowledge that a default shall have additional adverse consequences to me as disclosed in the Borrower's Flights and Responsibilities.

Following default, the loan may at ED's option, be subject to income contingent repayment to accordance with the Act.

Any notice required to be given to me will be effective when mailed by first class mail to the latest address that ED has for me. I will immediately notify ED of any change of my address. Fallure by ED to enforce or insist on compliance with any term on this note shall not waive any right of ED. No provision of this note may be changed or waived except in writing by ED. If any provision of this note is determined to be unenforceable, the remaining provisions shall remain in force.

Borrower Certification and Authorization

I declare under penalty of perjury that the following is true and correct:

- I certify that the information provided by me and my spouse, if applicable, in this note in true, complete, and correct to the best of my knowledge and belief and is made in good faith.
- (2) I certify that I do not now owe a refund on a Federal Pell Grant, Basic Educational Opportunity Grant, Federal Supplemental Educational Opportunity Grant, or it I owe a refund, I have made estisfactory arrangements with the holder to repay the amount owed. I further certify that I am not now in default on any loss I am consolidating or, if I am in default, I have either made a suisfactory repayment errangement with the holder of that defaulted loan, or I will repay under the income confingent repayment plan. I understand that income confingent repayment is not available for the parent PLUS loan portion of my Direct Consolidation Loan.
- (3) I certify that all of the loans selected have been used to finance my education, my spouse's education, or my child's education.
- (4) Loertity that I do not have any other application pending for a Federal Consolidation Loan with any other lender. If my student loans are in a grace or repayment period and if none of the loans I am consolidating is a Direct Loan Program loan, I further certify that I have sought and been unable to obtain a Federal Consolidation Loan from a FFEL Program lender, or a lender would not provide me with a Federal Consolidation Loan with income-sensitive repayment terms acceptable to me. If I have parent PLUS loans and none of the loans I am consolidating is a Direct Loan Program lend, I further certify that I have sought and been unable to obtain a Federal Consolidation Loan from a FFEL Program lender. If, however, I am consolidating jointly with my spouse, only one borrower, my spouse or I, must have sought a Federal Consolidation Loan from a FFEL Program lender.
- (5) I understand that this loan shall, to the extent used to discharge towns that I have selected, count analyst the applicable aggregate loan limits under the Act.
- (6) Lunderstand that the amount of my Direct Consolidation Loan is the sum of the balance(s) of my outstanding eligible loan(s) that I have chosen to consolidate. My outstanding belance on such loan to be consolidated includes unpaid principal, unpeid accruate interest, and lets charges as defined by lederal regulations and as certified by each holder. Collection costs may also be included. For a Direct Loan or FFEL Program ioun that is in default, ED limits collection costs that may be charged to the borrower to no more that those currently authorized under the FFEL. Program and may impose reasonable limits on collection costs paid to the holder. If the amount ED advances to my holder(s) auceeds the amount needed to pay off the belance(s) of the selected loan(s), I understand that the holder will return that excess to ED for application against the outstanding balance of this loan. If the amount that ED advances to my holder(s) is less than the amount needed to pay off the belance(s) of the loan(s) selected for consolidation, ED will include the remaining amount in this loan unless I pay the remaining balance myself.
- (7) I authorize ED to contact the holder(s) identified on my application to delermine the eligibility end/or payoff amount for the loan(s) I have identified. I further authorize release to ED or its agent any information required to consolidate my education loan(s) pursuant to the Act.
- (8) I authorize ED to issue the proceeds of my Direct Consolidation Loan to the holder(a) of the loan(s) as selected to discharge the debt.
- (9) I authorize ED to investigate my credit record and report information concerning my loan status to proper persons and organizations sufficiend to receive this information.
- (10) I authorize the release of information pertinent to this loan; (f) by my school(a) and ED, to members of my immediate family unless I submit written direction otherwise; and (ii) by and amongst my school(s), ED, and their agents.
- (11) I authorize my school(s), ED, and their agents, to verify my social security number with the Social Security Administration (SSA) and, if the number on my loan record is incorrect, then I authorize SSA to disclose my correct social security number to these parties.

Case No.: 3:18-CV-0541 (MAD/DEP)

EXHIBIT B

U. S. DEPARTMENT OF EDUCATION SAN FRANCISCO, CALIFORNIA

CERTIFICATE OF INDEBTEDNESS #1 OF 1



I certify that U.S. Department of Education records show that the BORROWER named above is indebted to the United States in the amount stated below plus additional interest from 04/04/17.

On or about 02/22/00, the BORROWER executed a promissory note to secure a Direct Consolidation loan from the U.S. Department of Education. This loan was disbursed for \$3,947.69 on 04/06/00 at 8.00% interest per annum. The loan was made by the Department under the William D. Ford Federal Direct Loan Program under Title IV, Part D of the Higher Education Act of 1965, as amended, 20 U.S.C. 1087a et seq. (34 C.F.R. Part 685). The Department demanded payment according to the terms of the note, and the BORROWER defaulted on the obligation on 10/22/12. Pursuant to 34 C.F.R. § 685.202(b), a total of \$719.33 in unpaid interest was capitalized and added to the principal balance.

The Department has credited a total of \$0.00 in payments from all sources, including Treasury Department offsets, if any, to the balance. After application of these payments, the BORROWER now owes the United States the following:

Principal:

\$4,667.02

Interest:

\$3,556.94

Total debt as of 04/04/17:

\$8,223.96

Interest accrues on the principal shown here at the rate of \$1.02 per day.

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct.

Executed on: 4/26/17

Loan Analyst (

Litigation Support Unit

Philippe Gullon Loan Analyst JS 44 (Rev. 06/17)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

y () By A DEFEND	. OEEE HOLL	TIONS ON NEXT TAGE O	-		 				
I. (a) PLAINTIFFS			DEFENDANTS						
UNTIED STATES OF AMERICA			CYNTHIA L. ANTHONY a/k/a CYNTHIA L. CASTELLI						
(b) County of Residence of First Listed Plaintiff				County of Residence of First Listed Defendant BROOME					
(E	XCEPT IN U.S. PLAINTIFF CA	ISES)				PLAINTIFF CASES (ONLY)		
				NOTE: IN LAND CO	ONDEMNAT OF LAND I	ION CASES, USE T NVOLVED.	HE LOCATION ()F	
• • • • • • • • • • • • • • • • • • • •	Address, and Telephone Numbe	•		Attorneys (If Known)					
MEGGESTO CROSSET STREET, SUITE 201, SY									
II. BASIS OF JURISD	ICTION (Place an "X" in O	ne Box Only)		TIZENSHIP OF P (For Diversity Cases Only)	RINCIPA	AL PARTIES	(Place an "X" in and One Box fo		
☐ 1 U.S. Government	3 Federal Question			P	TF DEF			PTF	DEF
Plaintiff	(U.S. Government)	Not a Party)	Citiz	en of This State 🗆	1 01	Incorporated or Pr of Business In T		J 4	0 4
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citiza	en of Another State	2 🗇 2	Incorporated and I of Business In A		5	□ 5
				en or Subject of a reign Country	3 🗇 3	Foreign Nation		□ 6	□ 6
IV. NATURE OF SUIT	(Place an "X" in One Box On	ly)			Click	here for: Nature	of Suit Code De	scription	ns.
CONTRACT		RIS	F(PRESTURE PENALTY		KRUPTCY	OTHER		
110 Insurance	PERSONAL INJURY	PERSONAL INJURY	Y □ 62	5 Drug Related Seizure		al 28 USC 158	☐ 375 False Cla		
☐ 120 Marine ☐ 130 Miller Act	☐ 310 Airplane ☐ 315 Airplane Product	☐ 365 Personal Injury - Product Liability	II 69	of Property 21 USC 881 0 Other	423 With	drawal JSC 157	376 Qui Tam (31 USC 3729(a))		
☐ 140 Negotiable Instrument	Liability	☐ 367 Health Care/	0 0	o Other	200	/ac. 157	☐ 400 State Rea		ment
☐ 150 Recovery of Overpayment	☐ 320 Assault, Libel &	Pharmaceutical				RTY RIGHTS	☐ 410 Antitrust	•	
& Enforcement of Judgment 151 Medicare Act	Slander ☐ 330 Federal Employers'	Personal Injury Product Liability			☐ 820 Copy ☐ 830 Pater		 430 Banks and 450 Comment 		g
✓ 152 Recovery of Defaulted	Liability	☐ 368 Asbestos Personal			,	n 1t - Abbreviated	☐ 460 Deportati		
Student Loans	☐ 340 Marine	Injury Product		•		Drug Application	☐ 470 Racketee	r Influenc	
(Excludes Veterans) ☐ 153 Recovery of Overpayment	☐ 345 Marine Product	Liability PERSONAL PROPER	TV	LABOR	☐ 840 Trad		Corrupt C		ions
of Veteran's Benefits	Liability 350 Motor Vehicle	☐ 370 Other Fraud		0 Fair Labor Standards	☐ 861 HIA	SECURITY (1395ff)	☐ 480 Consume ☐ 490 Cable/Sa		
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	371 Truth in Lending	'	Act	☐ 862 Blac	k Lung (923)	☐ 850 Securities		dities/
☐ 190 Other Contract	Product Liability	☐ 380 Other Personal	C 72	0 Labor/Management		C/DIWW (405(g))	Exchang		
☐ 195 Contract Product Liability ☐ 196 Franchise	☐ 360 Other Personal Injury	Property Damage ☐ 385 Property Damage	□ 74	Relations 0 Railway Labor Act	□ 864 SSIE □ 865 RSI		☐ 890 Other Sta		tions
	☐ 362 Personal Injury -	Product Liability		1 Family and Medical	_	(8//	☐ 893 Environm		iters
Par a r management as	Medical Malpractice		7 70	Leave Act			□ 895 Freedom	of Inform	nation
REAL PROPERTY 210 Land Condemnation	CIVII, RIGHTS 440 Other Civil Rights	PRISONER PETITION Habeas Corpus:		0 Other Labor Litigation 1 Employee Retirement		Al. I AX SUITS s (U.S. Plaintiff	Act ☐ 896 Arbitration		
☐ 220 Foreclosure	44! Voting	☐ 463 Alien Detainee	"	Income Security Act		efendant)	☐ 899 Administ		ocedure
☐ 230 Rent Lease & Ejectment	☐ 442 Employment	☐ 510 Motions to Vacate				-Third Party	Act/Revie	w or App	
☐ 240 Torts to Land☐ 245 Tort Product Liebility	☐ 443 Housing/ Accommodations	Sentence 530 General			26 U	SC 7609	Agency D 950 Constituti		
290 Ali Other Real Property		535 Death Penalty		INMIGRATION	1		State Stat		1
	Employment	Other:		2 Naturalization Application	1		ĺ		
	☐ 446 Amer. w/Disabilities - Other	 ☐ 540 Mandamus & Othe☐ 550 Civil Rights	r □ 46:	5 Other Immigration Actions			1	2.0	
	☐ 448 Education	555 Prison Condition	-	Actions	<u> </u>				
		560 Civil Detainee -							
		Conditions of Confinement]		
V. ORIGIN (Place an "X" in					<u> </u>				
		Remanded from Appellate Court	I 4 Reins Reop		rred from r District	☐ 6 Multidistri Litigation Transfer	- I	Multidist Litigation Direct Fil	n -
		ute under which you are	filing (D	o not cite jurisdictional stati	utes unless di	versity):			
VI. CAUSE OF ACTIO	N 28UDC1345 Brief description of cat DEFAULTED STU								
VII. REQUESTED IN		S A CLASS ACTION	DI	EMAND \$	C	HECK YES only	if demanded in o	omolair	at:
COMPLAINT:	UNDER RULE 23			3,223,96		URY DEMAND:	□ Yes	ĭNo	
VIII. RELATED CASE									
IF ANY	(See instructions):	JUDGE			DOCKE	T NUMBER			
DATE		SIGNATURE OF ATT	ORNIY O	FEGORD					
05/07/2018		Mary	N	مسيك					
FOR OFFICE USE ONLY		~ 0	4						
RECEIPT # AM	iount Waived	APPLYING IFP	•	JUDGE	MAD	MAG. JUDO	_{ge} Def	,	

Case No.: 3:18-CV-0541